UNITED STATES DISTRICT COURT

SOUTHERN DIST	RICT OF NEW YORK	*.	
Dwayne Pork	er-El		
		· ;	
(In the space above enter	the full name(s) of the plaintiff(s).)	СОМР	LAINT
-against	<u> </u>		er the
Detective	Wilbert Morales		42 U.S.C. § 1983 Complaint)
Detective	Morales-Bell	Jury Trial:	Yes □ No (check one)
		·	
		-	
cannot fit the names of a please write "see attack additional sheet of paper	the full name(s) of the defendant(s). If you ll of the defendants in the space provided, hed" in the space above and attach an with the full list of names. The names on must be identical to those contained in land to the included here.)	DECE NOCT- PROSE	IVED 1 2013 OFFICE
I. Parties in this	complaint:		
•	ne, identification number, and the name Do the same for any additional plaintiffs i		<del>-</del>
Plaintiff Name ID #	Dwayne Parker-El		ner von der vo
Curren	nt Institution		4
Addres	at Institution ss <u>Jo 915 Greene Avenue</u> Brooklyn, New York 1/221	(mailing)	
may be served.	ants' names, positions, places of employm Make sure that the defendant(s) listed be Attach additional sheets of paper as nec	low are identical to tho	
Defendant No. 1	Name Wilbert Morales Where Currently Employed 46th Address		nield #

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Defenda	nt No. 2	Name	Morales-E	sell .	S	hield #	
		Where Cu	rrently Employed	46 th Precin	d Bronx	(, N.Y.	
					,		
		·					
Defenda	nt No. 3	Name			S	hield #	
		•					
j.		•				,	
Defenda	nt No. 4	Name				Shield #	
Detenda	110. 4						
		Address				:	
				****			
Defende	int No. 5	Name		Managara ay	· ·	Shield #	
Detellua	int No. 5						
		Address				······································	
		•					
II.	Statement of	Claim:			•		
State as	hriefly as nos	sible the fa	cts of your case.	Describe how each	of the defer	dants named	in the
caption	of this complai	nt is involve	ed in this action, ald	ong with the dates an	d locations of	f all relevant e	events.
				names of other pers.  If you intend to a			
				aph. Attach addition			
					•		
Α.	In what is	nstitution	did the even	ts giving rise	to your	claim(s)	occur?
	The eve		ring rise to	MV Claim (		in My	home
	at the ti	me ana		1 . 7 6	Precinct in	1100	renk
							<u> </u>
В.	Where in t	:he institu	tion did the e	vents giving ris	e to your	claim(s)	occur?
C.	What date a	nd approxi		he events giving	rise to you	1	occur?
	The eve	nts qu	Ving rise to	my claim	occurre		
	October	3, 2010	(10/3/2010) 5	t approximate	ely 10:30	<u> </u>	
		•		<i>,</i>			s 25
						<b>3</b> .	

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	Case 1:13-cv-06996-RWS Document 2 Filed 10/01/13 Page 3 of 7 This was a warrantless, non-consentual entry into my apartment
	where no exigent circumstances existed so that these detectives could
	make a misdemeanor arrest. Sunday
	D. Facts: At approximately 10:30 a.m. October 3, 2010 My
	doorbell rang, I opened my apartment door and upon seeing a
What happened	man and a woran outside talking in to one another in Spanish,
to you?	I opened the hallway door, as my next door heighbor was a
	spanish speaking daycare operator and I assumed that the two
	people were there to see her. They did not immediately come
Who did what?	into the hallway, instead they held the door open continuing to
L	talk. I went back into My apartment and closed the door.
	Minutes later there was a knock on my apartment door,
	I opened my door seeing the two people who had earlier rang the
Was	door way on the inside of my apartment and they stood on the
anyone else	door way on the inside of my apartment and they stood on the opposite side of the threshold after speaking with what I learned
involved?	in delication of the state of the day of the
	to close it while stepping away from it, Detective Morales-Bell stopped
	the door from closing and yelled out "WE CAN COME IN &" "WE CAN COME
	IND. I said, shocked and at that point very herious, No you can't.
Who else saw what	Continuing to dain they were there investigating a Kidhapping they
happened?	asked me 3 times to come to the Precinct with them and each time I
	refused, then bedective Morales-Bell yells "YOU HAVE TO COME WITH US &" "YOU HAVE
	TO COME WITH US &", at that I became afraid for myself, my Father and my Son, who
***	were in my father's room, which we were standing in front speaking when this occurred base Injuries: to get violent so I involuntarily went with them and was imprisoned for 18 mon
III.	injuries: to get violent so I involuntarily went with them and was imprisoned for 18 mon
If y	ou sustained injuries related to the events alleged above, describe them and state what medical treatment, if, you required and received. I didn't sustain any physical thinks relative to the
	vents, but I was deeply traumotized and kad and continue to have
<u>_                                    </u>	igh anxiety and serious depression
-	
	9
-	
<b>T</b>	Exhaustion of Administrative Demodies
IV.	Exhaustion of Administrative Remedies:
The	Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.

Α.	Did your	claim(s)	arise whi	le you we	e confined	in a jail,	prison,	or other	correctional	facility?
	Yes	No <b>V</b>	_						90	

	S, name the jail, prison, or other correctional facility where you were confined at the time of the every rise to your claim(s). $h / Q$				
_	1/9				
	Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedur				
	Yes No Do Not Know \(\begin{pmatrix} \beta / \gamma \\ \eta \\ \e				
	Do Not know // //				
	Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) are cover some or all of your claim(s)?				
	Yes No Do Not Know N 9				
	If YES, which claim(s)?				
	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose				
	Yes No h/A				
	If NO, did you file a grievance about the events described in this complaint at any other jail, prison,				
	other correctional facility?				
	Yes No h/q				
	If you did file a grievance, about the events described in this complaint, where did you file				
	grievance? 17/a				
	1 Which plain(a) in this complaint did you enjoye?				
	1. Which claim(s) in this complaint did you grieve?				
	2. What was the result, if any? $h/q$				
	3. What steps, if any, did you take to appeal that decision? Describe all efforts to appear				
	the highest level of the grievance process.				
	- $        -$				
	If you did not file a grievance:				
	1. If there are any reasons why you did not file a grievance, state them here: AS  regards the events described above and the responsible detendant				
	named above my claims as to their actions arose based on				
	their actions and while in their specific custody				

2. If you did not file a grievance but informed any officials of your claim, state who you informed,

	when and how, and their response, if any: $h/a$
G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.
	h/2
Note:	You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.
v.	Relief:
State w	hat you want the Court to do for you (including the amount of monetary compensation, if any, that you
	iking and the basis for such amount). I pray the Court grant My Motion to
Proc	further pray for a judgment awarding congression damages in the amount of
521	10,00 and punitive domages in the amount of \$100,000.00
tor	the violation of my privacy rights, my right to be secure in my home set on unreasonable seizure and held for more than holf a day before
<u>agair</u>	
I	further pray that the court will grant a stay of this natter
until	the state court proceedings have been finally adjudicated and disposed (2010BXO62570 - consolidated docket)
	Carabinates 4041
VI.	Previous lawsuits:
A.	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
	Yes No

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On these claims

	ı	If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)			
		1.	Parties to the previous lawsuit:		
			n = n/q		
		Defen	dants		
		2.	Court (if federal court, name the district; if state court, name the county)		
		3.	Docket or Index number		
		4.	Name of Judge assigned to your case		
		5.	Approximate date of filing lawsuit		
		6.	Is the case still pending? Yes No		
			If NO, give the approximate date of disposition		
		7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)		
On other claims	D.	If y	s No V		
		san	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the		
		sam			
		1.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)  Parties to the previous lawsuit:		
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		1. Plainti Defen 2.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the ne format.)  Parties to the previous lawsuit:  iff  dants  Court (if federal court, name the district; if state court, name the county)		
		1. Plaint Defen 2. 3.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)  Parties to the previous lawsuit:  iff  dants  Court (if federal court, name the district; if state court, name the county)  Docket or Index number		
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		1. Plainti Defen 2. 3. 4.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)  Parties to the previous lawsuit:  iff  dants  Court (if federal court, name the district; if state court, name the county)  Docket or Index number  Name of Judge assigned to your case  Approximate date of filing lawsuit		
		1. Plaint Defen 2. 3. 4. 5.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)  Parties to the previous lawsuit:  iff  dants  Court (if federal court, name the district; if state court, name the county)  Docket or Index number  Name of Judge assigned to your case  Approximate date of filing lawsuit  Is the case still pending? Yes No		
		1. Plaint Defen 2. 3. 4. 5.	re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the format.)  Parties to the previous lawsuit:  iff  dants  Court (if federal court, name the district; if state court, name the county)  Docket or Index number  Name of Judge assigned to your case  Approximate date of filing lawsuit		

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I declare under penalty of perjury that the foregoing	is true and correct.				
Signed this 1 day of October, 2015.	<i>:</i>				
Signature of Plaintiff Inmate Number **Institution**Address	Outype Palet  Cho: 9/5 Greene Avenue (railing  Brooklyh, New York 11221				
Note: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses.					
I declare under penalty of perjury that on this day of, 20, 20, 20, and delivering this complaint to prison authorities to be mailed to the <i>Pro Se</i> Office of the United States District Court for the Southern District of New York.					
Signature of Plaintiff:					

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